	iomation to lue	entify your case:				
ebtor 1	Jaliah	N.	White			
	First Name	Middle Name	Last Name			
ebtor 2 pouse, if filing)	First Name	Middle Name	Last Name		plan, an	this is an amended d list below the of the plan that hav
nited States E	Bankruptcy Court fo	or the: Northern	District of Ohio		DOON ON	arigea.
ase number f known)		19-11768	(State)			
	Form 113 ter 13 Pl					12/17
Part 1:	Notices					
	do not com	ply with local rules and	riate in your circumstances od judicial rulings may not be on the court our must check each box that appropriate the court of the court	confirmable.	ır judicial district	. Plans that
To Creditor	You should a	read this plan carefully a	is plan. Your claim may be re and discuss it with your attorney			lo not
To Creditor	You should a have an atto If you oppose confirmation Court. The E	read this plan carefully a prney, you may wish to c se the plan's treatment of a at least 7 days before the Bankruptcy Court may co	and discuss it with your attorney	if you have one in this bankru this plan, you or your attorney onfirmation, unless otherwise lotice if no objection to confirm	must file an objectordered by the Bai nation is filed. See	tion to
Γο Creditor	You should thave an attornation of the Education Court. The Education Court of the Education Court of the following includes ear	read this plan carefully a prney, you may wish to c se the plan's treatment of a at least 7 days before the Bankruptcy Court may co Rule 3015. In addition, y g matters may be of part	and discuss it with your attorney onsult one. If your claim or any provision of the date set for the hearing on confirm this plan without further rou may need to file a timely proticular importance. Debtors mums. If an item is checked as	if you have one in this bankru this plan, you or your attorney onfirmation, unless otherwise notice if no objection to confirm of of claim in order to be paid ast check one box on each li	must file an objectordered by the Banation is filed. See under any plan.	tion to nkruptcy ner or not the plan
1.1 A1	You should a have an attored if you oppose confirmation Court. The Eankruptcy The following includes earlie be ineffective.	read this plan carefully a priney, you may wish to come the plan's treatment of a treatment of the solution, you matters may be of particle of the following item to the feet out later in the	and discuss it with your attorney onsult one. If your claim or any provision of the date set for the hearing on confirm this plan without further roou may need to file a timely proticular importance. Debtors mutually in the plan.	if you have one in this bankru this plan, you or your attorney onfirmation, unless otherwise totice if no objection to confirm of of claim in order to be paid test check one box on each li "Not Included" or if both box	must file an objectordered by the Banation is filed. See under any plan.	tion to nkruptcy ner or not the plan
1.1 A l pa	You should a have an attored if you oppose confirmation Court. The Eankruptcy The following includes east be ineffective imit on the amount or no pay	read this plan carefully a princy, you may wish to come the plan's treatment of a taleast 7 days before the Bankruptcy Court may concern at the 3015. In addition, you go matters may be of particle of the following iterative if set out later in the court of a secured claim, you ment at all to the security.	and discuss it with your attorney onsult one. If your claim or any provision of the date set for the hearing on confirm this plan without further roou may need to file a timely proticular importance. Debtors mutually in the plan.	if you have one in this bankru this plan, you or your attorney onfirmation, unless otherwise totice if no objection to confirm of of claim in order to be paid test check one box on each li "Not Included" or if both box or may result in a partial	must file an object ordered by the Banation is filed. See under any plan. The to state wheth the are checked,	tion to nkruptcy ner or not the plan the provision will
1.1 A l par 1.2 Av. Sec	You should thave an attormate an attormate an attormate an attormate an attormate and a second a	read this plan carefully a princy, you may wish to come the plan's treatment of a taleast 7 days before the Bankruptcy Court may concern at the 3015. In addition, you go matters may be of particle of the following iterative if set out later in the court of a secured claim, you ment at all to the security.	and discuss it with your attorney onsult one. If your claim or any provision of the date set for the hearing on confirm this plan without further roou may need to file a timely proticular importance. Debtors mutaticular importance. Debtors mutaticular importance of the plan. If an item is checked as the plan. If set out in Section 3.2, which ared creditor	if you have one in this bankru this plan, you or your attorney onfirmation, unless otherwise totice if no objection to confirm of of claim in order to be paid test check one box on each li "Not Included" or if both box or may result in a partial	must file an object ordered by the Banation is filed. See under any plan. Ine to state whetheres are checked,	tion to nkruptcy ner or not the plan the provision will Not included
1.1 A1 pay 1.2 Av See 1.3 No Part 2:	You should thave an attormate an attormate an attormate an attormate an attormate and a second a	read this plan carefully a priney, you may wish to come the plan's treatment of at least 7 days before the Bankruptcy Court may concern at least 7 days before the Bankruptcy Court may concern a south and the following item of the following item of the following item of the following item of the secured claim, when the at all to the secured claim item or nonposses	and discuss it with your attorney consult one. If your claim or any provision of the date set for the hearing on confirm this plan without further room may need to file a timely proticular importance. Debtors mums. If an item is checked as a plan. In set out in Section 3.2, which are directly creditor. Section 3.2, which are directly creditors.	if you have one in this bankru this plan, you or your attorney onfirmation, unless otherwise totice if no objection to confirm of of claim in order to be paid test check one box on each li "Not Included" or if both box or may result in a partial	must file an object ordered by the Banation is filed. See under any plan. Ine to state whetheres are checked, Included Included	tion to nkruptcy er or not the plan the provision will Not included Not included

Debto	or Jaliah	N.	W	hite	Case	number		
2.2	Check all that app	<i>ly.</i> make payments		future income in the fool of t	llowing manner:			
	Other (specif	y method of paym	ent):					
2.3	Income tax refun	ds.						
	Check one.							
	Debtor(s) will	retain any income	e tax refunds receiv	ved during the plan term.				
	Debtor(s) will turn over to the	supply the trusted ne trustee all inco	e with a copy of ea me tax refunds rec	ch income tax return filed eived during the plan terr	I during the plan ten	rm within 14 days	of filing the retur	n and will
	` '	treat income tax mation order	refunds as follows:					
2.4	Additional payme	ents.						
	Check one.							
	None. If "Non	e" is checked, the	e rest of § 2.4 need	I not be completed or rep	roduced.			
	Debtor(s) will and date of e	make additional pa ach anticipated pa	payment(s) to the to ayment.	rustee from other source	s, as specified belo	w. Describe the s	ource, estimated	amount,
	(-							
2.5	The total amount	of estimated pa	vments to the tru:	stee provided for in §§	21 and 24 is \$ 6	,588.00		
	-5		,	33				
Part	3 Treatme	nt of Secured	Claims					
3.1	Maintenance of p	ayments and c ช	re of default, if an	у.				
	Check one.							
	None. If "Non	e" is checked, the	rest of § 3.1 need	not be completed or rep	roduced.			
	the applicable directly by the trustee, with in filing deadline arrearage. In is ordered as paragraph as	contract and noting debtor(s), as spenterest, if any, at the under Bankruptothe absence of a story item of collito that collateral with the second se	iced in conformity wedfied below. Any the rate stated. Unity Rule 3002(c) corportrary timely filed ateral listed in this will cease, and all se	installment payments on with any applicable rules. existing arrearage on a lites otherwise ordered by trol over any contrary and proof of claim, the amol paragraph, then, unless secured claims based on rustee rather than by the	These payments of sted claim will be poor the court, the amounts listed below and stated below a otherwise ordered that collateral will r	will be disbursed on a full through ounts listed on a part as to the current are controlling. If no by the court, all parts.	either by the trus disbursements loroof of claim file installment paymelief from the aut ayments under the	tee or by the d before the lent and omatic stay
	Name of cred	itor	Collateral	Current installment payment (including escrow)	Amount of arrearage (if any)	Interest rate on arrearage (if applicable)	Monthly plan payment on arrearage	Estimated total payments by trustee
				\$	\$	04	¢	c
	-	1.16		Disbursed by:	Φ		Ψ	p
				Debtor(s)				
				\$	\$	%	\$	\$
				Disbursed by: Trustee Debtor(s)				
	Insert addition	al claims as need	led.					

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Page 2

Debto	Jaliah	N.	White		Ca	ise number					
3.2	Request for valuation	of security, payment o	f fully secured	claims, and	modification of u	ndersecured o	claims. Ch	eck one.			
	□ None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.										
	The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.										
	listed below, the de claim. For secured claim filed in accord	est that the court determ btor(s) state that the va claims of governmental dance with the Bankrupt vill be paid in full with in	lue of the secur units, unless ot cy Rules contro	ed claim shou herwise order Is over any co	ald be as set out in red by the court, the contrary amount liste	the column hea e value of a se	aded <i>Amou</i> cured claim	<i>int of secured</i> I listed in a pro	oof of		
	plan. If the amount as an unsecured cla	allowed claim that exceed of a creditor's secured of a munder Part 5 of this ols over any contrary are	claim is listed be plan. Unless otl	elow as having nerwise order	g no value, the cred ed by the court, the	ditor's allowed	claim will b	e treated in its	entirety		
	•	laim listed below as have the estate(s) until the ea	•	column head	led Amount of sect	ured claim will	retain the li	en on the prop	perty interest		
	` ,	e underlying debt deter			-						
	. ,	he underlying debt unde									
	Name of creditor	Estimated amount of creditor's total claim	t Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured clain		Monthly payment to creditor	Estimated total of monthly payments		
	Jefferson Capital	2,975.00 \$	2013 Chevy Malibu	2,975,00 \$	\$_0.00	2,975,00 \$	7.5 —_%	92.00 \$	3,331.00 \$		
	-	\$	-	\$	\$	\$	%	\$	\$		
	Insert additional cla	aims as needed.									
3.3 5	Secured claims exclude	ed from 11 U.S.C. § 50	6.								
(Check one.				, ,						
	■ None. If "None" is d The claims listed be	checked, the rest of § 3.	3 need not be d	ompleted or i	reproduced.						
		elow were eliner. 910 days before the pet	tition data and a	coursed by a r	urobaeo monov eo	ourity interest	in a motor:	vehicle acquir	ad for the		
	` '	f the debtor(s), or	ulion date and s	ecured by a p	Juichase money se	curity interest	ni a motor	verlicie acquii	ed for title		
	(2) incurred within	1 year of the petition da	te and secured	by a purchas	e money security in	nterest in any o	ther thing	of value.			
	directly by the debto filing deadline under	e paid in full under the p or(s), as specified below r Bankruptcy Rule 3002 stated below are contro	c. Unless otherv (c) controls over	vise ordered b r any contrary	by the court, the cla mount listed below	aim amount sta ow. In the abso	ted on a pr ence of a c	oof of claim fil ontrary timely	ed before the filed proof of		
	Name of creditor	The second section of the section of the second section of the section of the second section of the section o	Collateral		Amount of claim	Interest rate	Monthly pl payment		ited total nts by trustee '''		
	(**				\$	%	\$	\$			
							Disbursed	•			
		98 24 1978 5					☐ Trusted☐ Debtor				
	D		-		\$	%	\$ Disbursed	\$bv:	- 1		
							☐ Truste	e			
	Insert additional cla	ims as needed.					☐ Debtor	(s)			

btor	Jaliah	N ₊	White	Case number	
	en avoidance.				
С	heck one.				
•		s checked the i	rest of § 3.4 need not be completed or repro	nduced	
			will be effective only if the applicable bo		checked.
				-	
	debtor(s) would l	or nonpossesso	ory, nonpurchase money security interests of ed under 11 U.S.C. § 522(b). Unless otherw	securing the claims listed be	iudicial lien or security interest
			be avoided to the extent that it impairs suc		
			urity interest that is avoided will be treated a		
			or security interest that is not avoided will		
	§ 522(f) and Bar	kruptcy Rule 40	03(d). If more than one lien is to be avoid	ded, provide the informatio	n separately for each lien.
	Information re	nardina judicia	Calculation of lien avoidance		Transment of remaining
	lien or securit		Calculation of her avoluance		Treatment of remaining secured claim
	Name of credite	or .	a. Amount of lien	\$	Amount of secured claim afte avoidance (line a minus line f)
					\$
			b. Amount of all other liens	\$	7
			_		
	Collateral		c. Value of claimed exemptions	+ \$	Interest rate (if applicable)
			d. Total of adding lines a, b, and c	\$	%
	Lien identificati	on (such as	e. Value of debtor(s)' interest in		Monthly payment on secured
	judgment date, o	,	property	- \$	claim
	recording, book	and page numbe	r)		\$
	(=		f. Subtract line e from line d.	\$	Estimated total payments on secured claim
		1-7-509			\$
			Extent of exemption impairment		
			(Check applicable box):		
			Line f is equal to or greater than	line a.	
			The entire lien is avoided. (Do not	complete the next column)	
			Line f is less than line a.	osmpiete the next columnity	
			a Line 113 less than line a.		
			A portion of the lien is avoided. (Co	omplete the next column.)	
	Insert additional cla	ims as needed			
	moon dualitorial old	mo do medada.			
Sı	rrender of collatera	- FEMALE.			
	neck one.				
		s shooked the	est of § 3.5 need not be completed or repro	a di ta a d	
	■ The debtor(s) ele	ct to surrender t	to each creditor listed below the collateral th	hat secures the creditor's cla	aim. The debtor(s) request that
			e stay under 11 U.S.C. § 362(a) be terminal by allowed unsecured claim resulting from the		
	ar terminated III	100p00t0. All	, allowed and daily reducing Horr to	is aisposition of the colidter	ar will be treated in Fatt 5 below
	Name of credito	r		Collateral	
	/ 				

3.5

3.4

Debto	or Jalia	ah	N.	White	Case number		
Par	t 4:	Treatment of	Fees and Priori	ty Claims			
			owed priority claims	s, including domestic supp	ort obligations other than those treated	in § 4.5, will be paid in full without	
4.2	Trustee Trustee during	e's fees are gover	ned by statute and y are estimated to	may change during the co total \$ 342.00	urse of the case but are estimated to be	= 5.5 % of plan payments; and	
4.3		ey's fees lance of the fees	owed to the attorne	y for the debtor(s) is estim	nated to be \$ 2,900.00		
4.4	Priority claims other than attorney's fees and those treated in § 4.5. Check one. None. If "None" is checked, the rest of § 4.4 need not be completed or reproduced. The debtor(s) estimate the total amount of other priority claims to be						
4.5	 4.5 Domestic support obligations assigned or owed to a governmental unit and paid less than full amount. Check one. None. If "None" is checked, the rest of § 4.5 need not be completed or reproduced. The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim under 11 U.S.C. § 1322(a)(4). This plan provision requires that payments in § 2.1 be for a term of 60 months; see 11 U.S.C. § 1322(a)(4). 						
		Name of creditor				\$\$	
		nsert additional cla					
Par	t 5:	Treatment of	Nonpriority Uns	secured Claims			
5.1	Allower	the sum of \$0.0 The sum of \$0.0 The funds remain fithe estate of the	e total amount of the	are not separately classified ve. Check all that apply. ese claims, an estimated prents have been made to suidated under chapter 7, not see that the second	d will be paid, pro rata. If more than one payment of \$\frac{0.00}{} all other creditors provided for in this play on priority unsecured claims would be paid nonpriority unsecured claims will be more priority unsecured claims.	an. aid approximately \$	

Debtor	Jaliah	N.		White		Case number		
5.2	Maintenanc	e of payments and	I cure of any defa	ault on nonpriority uns	ecured claims	. Check one.		
	None.	If "None" is checke	d, the rest of § 5.2	need not be completed	or reproduced.			
	The de	btor(s) will maintair ch the last payment (s), as specified bel	the contractual in is due after the fil ow. The claim for	nstallment payments and nal plan payment. Thes the arrearage amount w sbursed by the trustee r	d cure any defar e payments will vill be paid in ful	ult in payments on the be disbursed either by I as specified below an	the trustee or	directly by the
	Name	e of creditor			Current instal	Ilment Amount to be pai	of аггеагаде d	Estimated total payments by trustee
	÷				\$	\$		\$
			124		Disbursed by Trustee Debtor(s			
					\$	\$		\$
					Disbursed by Trustee Debtor(s			
	Insert ac	dditional claims as i	needed,		`	,		
				eed not be completed o	•	ill be treated as follow	rs	
	Name	e of creditor		Basis for separate of and treatment	lassification	Amount to be paid on the claim	Interest rate (if applicable	
	0			***		\$	%	\$
	9-					\$	%	\$
	Insert	additional claims as	s needed.				-	:
Part	6: Exec	cutory Contract	s and Unexpire	ed Leases				
		ry contracts and a ed leases are reje	•	listed below are assu	med and will b	e treated as specifie	d. All other ex	ecutory contracts
Į	None. If "	None" is checked,	the rest of § 6.1 ne	eed not be completed o	r reproduced.			
_	to any cor		r rule. Arrearage i	s will be disbursed eithe payments will be disbur				

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property or executory contract S					mber	
Disbursed by:	Name of creditor	property or e		arrearage to	(Refer to other plan	
Trustee Debtor(s) S			\$	\$		\$
Disbursed by: Trustee Debtor(s)			Disbursed by:			
Disbursed by: Trustee Debtor(s)			☐ Trustee			
Disbursed by: Trustee Debtor(s) Insert additional contracts or leases as needed. Trustee Debtor(s) Insert additional contracts or leases as needed. Trustee Debtor(s) Insert additional contracts or leases as needed. Trustee Debtor(s) Debtor(s) Property of the estate will vest in the debtor(s) upon Check the applicable box: plan confirmation. entry of discharge. other: other: t 8: Nonstandard Plan Provisions None. If "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. See Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the cial Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.			☐ Debtor(s)			
Trustee Debtor(s)	ü		\$	\$	<u>z=</u>	\$
Debtor(s) Insert additional contracts or leases as needed. Tr: Vesting of Property of the Estate Property of the estate will vest in the debtor(s) upon			Disbursed by:			
Insert additional contracts or leases as needed. **T7: Vesting of Property of the Estate Property of the estate will vest in the debtor(s) upon Check the applicable box: plan confirmation. entry of discharge. other: **T8: Nonstandard Plan Provisions Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. der Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the cial Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.			☐ Trustee		;	
Property of the estate will vest in the debtor(s) upon Check the applicable box: plan confirmation. entry of discharge. other: the state will vest in the debtor(s) upon Check the applicable box: plan confirmation. entry of discharge. other: The state will vest in the debtor(s) upon Check the applicable box: plan confirmation. entry of discharge. other: The state will vest in the debtor(s) upon Check the applicable box: Possible the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: Possible the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will vest in the debtor(s) upon Check the applicable box: In the state will upon Check the applicable box: In the state will upon Check the applicable box: In the state w			☐ Debtor(s)			
Property of the estate will vest in the debtor(s) upon Check the applicable box: plan confirmation. entry of discharge. other: Nonstandard Plan Provisions Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. See Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the cital Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.	Insert additional cont	acts or leases as needed	d.			
Property of the estate will vest in the debtor(s) upon Check the applicable box: plan confirmation. entry of discharge. other: Nonstandard Plan Provisions Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. See Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the cital Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.						
Property of the estate will vest in the debtor(s) upon Check the applicable box: plan confirmation. entry of discharge. other: Nonstandard Plan Provisions Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. See Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the cital Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.						
Property of the estate will vest in the debtor(s) upon Check the applicable box: plan confirmation. entry of discharge. other: Nonstandard Plan Provisions Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. Ider Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the cital Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.						
Plan confirmation. □ entry of discharge. □ other: □ other: □ Nonstandard Plan Provisions Check "None" or List Nonstandard Plan Provisions □ None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. See Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the cial Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.	t 7: Vesting of Pro	perty of the Estate				
None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. None of the Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the cial Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.	_					
None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. None. If "None" is checked, the rest of Part 8 need not be completed or reproduced.			**			
der Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the cial Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.	t 8: Nonstandard	Plan Provisions				
cial Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.	rt 8: Nonstandard Check "None" or List N	Plan Provisions onstandard Plan Provis	sions			
	rt 8: Nonstandard Check "None" or List N	Plan Provisions onstandard Plan Provis	sions	luced.		
	Check "None" or List N None. If "None" is checker Bankruptcy Rule 3015 icial Form or deviating from	Plan Provisions onstandard Plan Provis ecked, the rest of Part 8 i c), nonstandard provision it. Nonstandard provision	sions need not be completed or reprod ns must be set forth below. A no ons set out elsewhere in this plan	nstandard provisio n are ineffective.		se included in the
	Check "None" or List N None. If "None" is checker Bankruptcy Rule 3015 icial Form or deviating from	Plan Provisions onstandard Plan Provis ecked, the rest of Part 8 i c), nonstandard provision it. Nonstandard provision	sions need not be completed or reprod ns must be set forth below. A no ons set out elsewhere in this plan	nstandard provisio n are ineffective.		se included in the
	Check "None" or List N None. If "None" is checked the sankruptcy Rule 3015 icial Form or deviating from	Plan Provisions onstandard Plan Provis ecked, the rest of Part 8 i c), nonstandard provision it. Nonstandard provision	sions need not be completed or reprod ns must be set forth below. A no ons set out elsewhere in this plan	nstandard provisio n are ineffective.		se included in the
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	Check "None" or List N None. If "None" is checked the sankruptcy Rule 3015 icial Form or deviating from	Plan Provisions onstandard Plan Provis ecked, the rest of Part 8 i c), nonstandard provision it. Nonstandard provision	sions need not be completed or reprod ns must be set forth below. A no ons set out elsewhere in this plan	nstandard provisio n are ineffective.		se included in the
	Check "None" or List N None. If "None" is checked the sankruptcy Rule 3015 icial Form or deviating from	Plan Provisions onstandard Plan Provis ecked, the rest of Part 8 i c), nonstandard provision it. Nonstandard provision	sions need not be completed or reprod ns must be set forth below. A no ons set out elsewhere in this plan	nstandard provisio n are ineffective.		se included in the
	Check "None" or List N None. If "None" is checker Bankruptcy Rule 3015 icial Form or deviating from	Plan Provisions onstandard Plan Provis ecked, the rest of Part 8 i c), nonstandard provision it. Nonstandard provision	sions need not be completed or reprod ns must be set forth below. A no ons set out elsewhere in this plan	nstandard provisio n are ineffective.		se included in the

Debtor	Jaliah
LIEDTOF	

N.

White

Case number

Part 9:

Signature(s):

9.1 Signatures of Debtor(s) and Debtor(s)' Attorney

If the Debtor(s) do not have an attorney, the Debtor(s) must sign below; otherwise the Debtor(s) signatures are optional. The attorney for the Debtor(s), if any, must sign below.

Exalian Millette

Signature of Debtor 2

Executed on MM / DD / YYYY

Executed on _____

Signature of Attorney for Debtor(s)

03/28/2019

By filing this document, the Debtor(s), if not represented by an attorney, or the Attomey for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

Exhibit: Total Amount of Estimated Trustee Payments

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		_{\$} 0.00
b.	Modified secured claims (Part 3, Section 3.2 total)		_{\$} 3,331.00
c.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		\$0.00
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		\$ <u>0.00</u>
e.	Fees and priority claims (Part 4 total)		\$ 3,242.00
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		_{\$} 0.00
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		_{\$} 0.00
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		_{\$} 0.00
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		\$0.00
j.	Nonstandard payments (Part 8, total)	+	\$0.00
	Total of lines a through j		\$_6,573.00

Official Form 113

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Chapter 13 Plan - Exhibit

yer k y